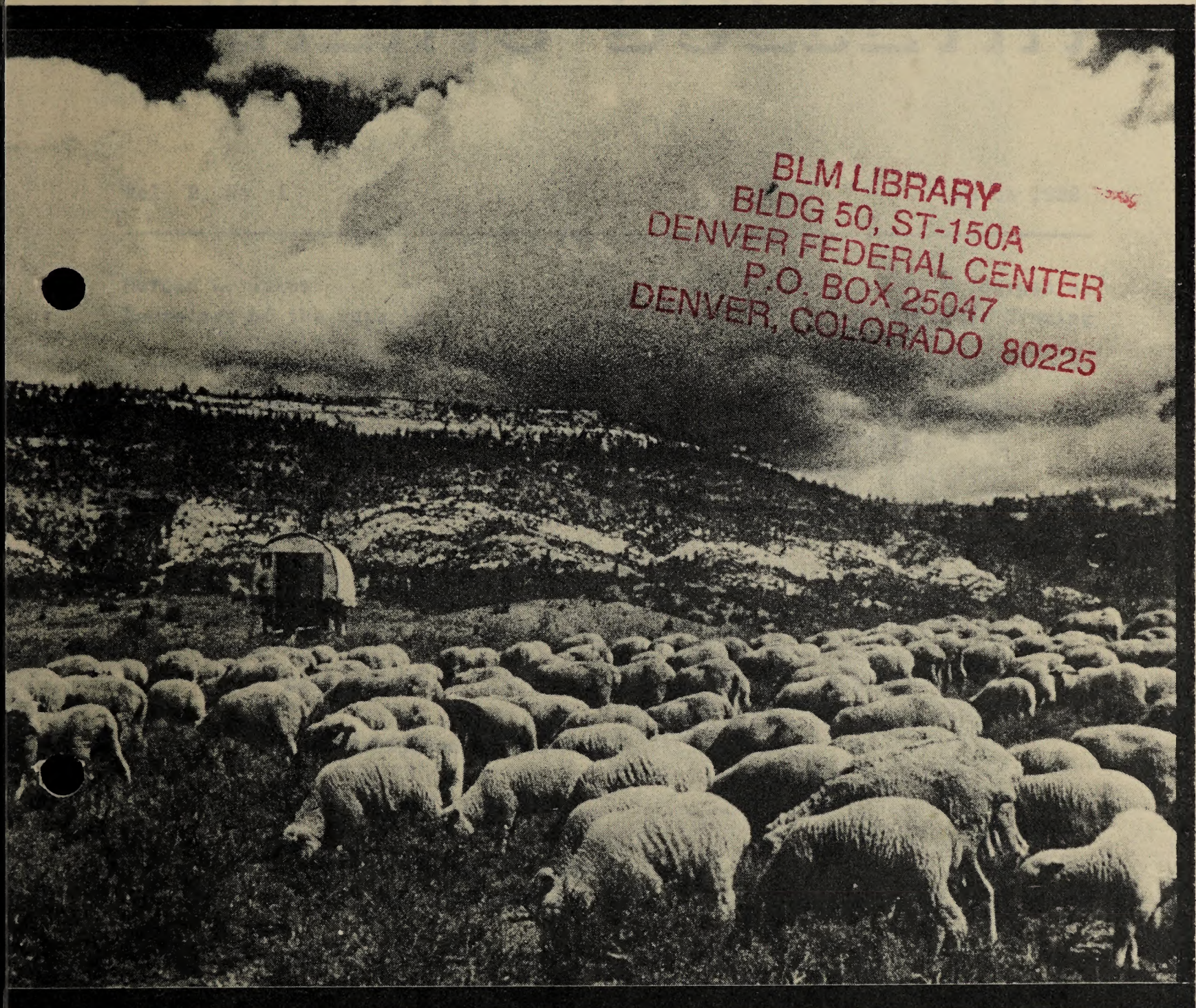


THE GRAZING BULLETIN

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DEPARTMENT OF THE INTERIOR
DIVISION OF GRAZING

MARCH 1938

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DEPARTMENT OF THE INTERIOR
DIVISION OF GRAZING

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THE GRAZING BULLETIN

Vol. 2, No. 1

March 1938.

Harold L. Ickes
Secretary of the Interior

F. R. Carpenter
Director of Grazing

Published quarterly by authority of the Secretary of the Interior
for administrative information and as a requisite
for the transaction of official business

MARCH CONTENTS

Foreword.....	2
Dedication.....	3
The Washington Conference.....	4
Home Rule on the Range.....	4
Tables of Licenses Issued in 1937 and Comparisons.....	5-6
The Federal Range Code.....	7
The Taylor Grazing Act.....	10
District Advisory Board Members.....	14
Directory.....	20

FOREWORD

The Taylor Grazing Act was approved June 28, 1934. In January 1935 the Division of Grazing was organized and in September of that year the first annual licenses to graze livestock within grazing districts were issued. A comparison of the facilities and accomplishments in 1935 and 1937 is as follows:

	<u>1935</u>	<u>1937</u>
Field staff	17	75
District advisors	492	678
Range examiners	0	59
(a) Ranch set-ups examined		9,458
(b) Townships classified		1,908
CCC camps	7	45
(a) Number range improvements completed	287	519
Number of districts	34	49
Acres in districts		
(public domain)	75,000,000	110,000,000
Licenses issued	15,081	18,752
Number of livestock	8,396,232	10,910,558

More important than the increase in personnel and acreage, however, is the education of the staff, the district advisors, and the operators for the ultimate task which is to develop the public range and stabilize the range livestock industry.

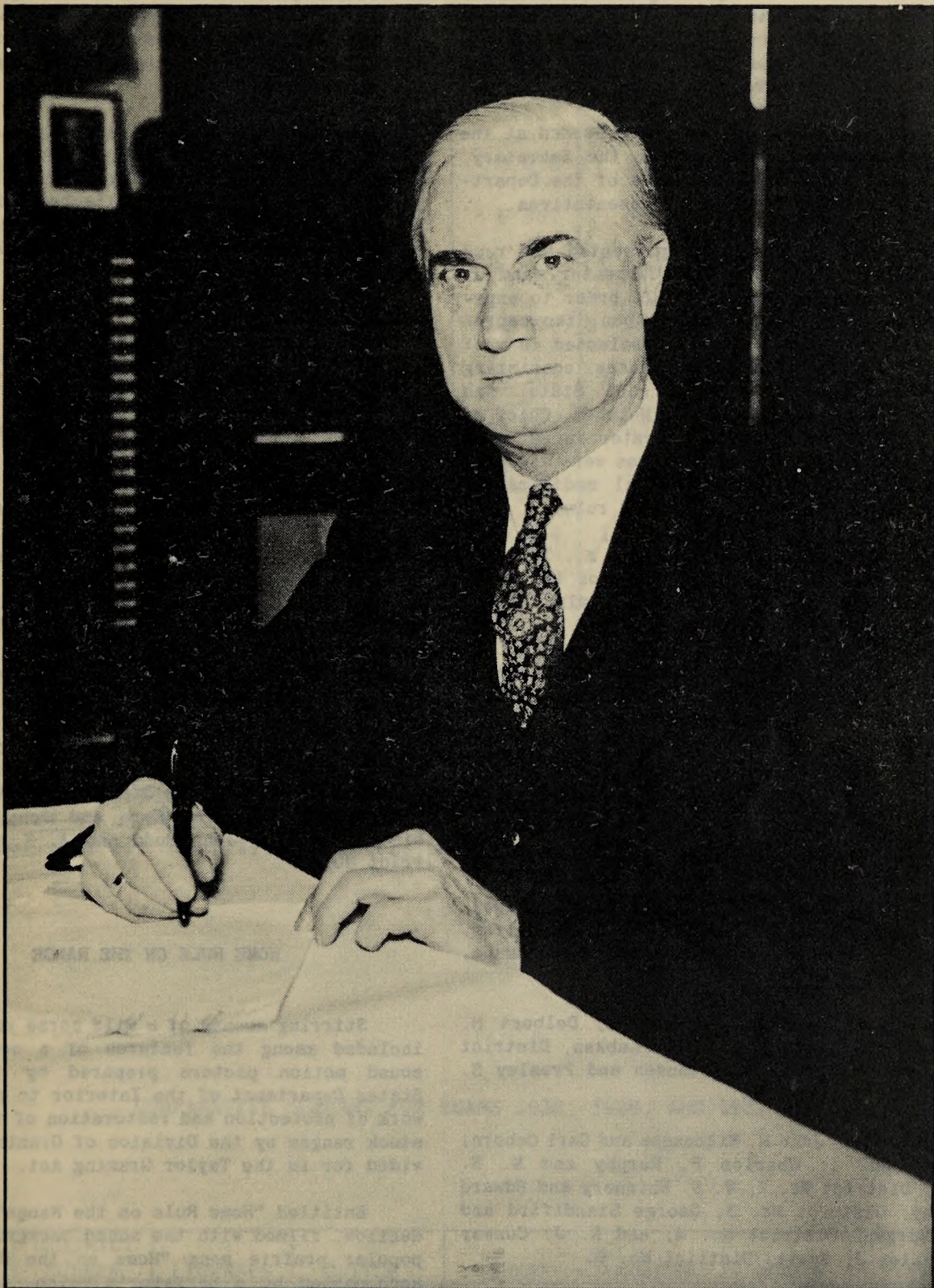
The 1938 rules for licenses and permits are a development of the three sets of former rules for licenses and embody the experiences gained through their application, the scientific and comprehensive data gathered by the range examiners, and the intensive application of the same in New Mexico Grazing District No. 5 and Colorado Grazing District No. 6.

The objective for the year 1938 will be to issue term permits in at least one district in each region and State and to get data and methods co-ordinated so that all districts may be on a permit basis by January 1, 1940.

J. R. Carpenter

Director of Grazing.

DEDICATION



Theodore A. Walters

First Assistant Secretary of the Interior

April 1933

November 1937

THE WASHINGTON CONFERENCE

At the invitation of Secretary of the Interior Harold L. Ickes, 99 representatives of the advisory boards of the 49 grazing districts administered by the Division of Grazing met in Washington on November 29, 30, and December 1, to discuss further the proposed new rules for 1938 licenses and term permits.

Assistant Secretary Chapman presided at the meeting and read a message from the Secretary. The heads of the various agencies of the Department were introduced to the representatives.

The proposed rules were presented and read to the delegates by Director Carpenter, and an informal discussion was held. In order to expedite the clearing up of differences, two representatives from each State were selected to meet with the Director. Another committee, consisting of one representative from each State, was selected to meet with Mr. A. D. Molohon, Chief of Range Surveys, to discuss the water rules. The recommendations of these committees were accepted by the delegates without material modification and were written into the proposed rules.

A reception was held at 2 p. m., Tuesday, November 30, in honor of the wives of the delegates and the wives of the officials of the Washington office by the ladies of the Division. The program took in a tour of the building, the Secretary's office, the Library, the Art Gallery, and the Penthouse where refreshments were served. The guests were then taken to the auditorium where Representative Taylor, author of the Taylor Grazing Act, made an appropriate talk. The films, "The River" and the Division of Grazing's "Home Rule on the Range", were shown.

The following representatives were present:

Arizona: Alex Findlay and John H. Schmutz, District No. 1; E. L. Jameson and T. G. Walter, District No. 2; and J. M. Wilson and L. C. Knappe, District No. 4.

California: Elmer S. Wedertz, Delbert H. Fallon, James I. Waggy, and John Lubken, District No. 1; and Victor F. Christensen and Presley S. Dorris, District No. 2.

Colorado: John H. Wilcoxson and Carl Osborn, District No. 1; Charles P. Murphy and M. E. Noonan, District No. 2; W. S. Whinnery and Edward Mahaffey, District No. 3; George Standifird and Harry Morgan, District No. 4; and R. J. Conway and Stanley J. Wyatt, District No. 6.

Idaho: Worth Lee and J. A. Tarter, District No. 1; Max Cohn and Wesley B. Ward, District No. 2; John W. Hayes and George Grubb, District No. 3; and Steve Mahaffey and Merle L. Drake, District No. 4.

Montana: Hal Thompson and John Etchart, District No. 1; James C. Miller and Daniel C. Geib, District No. 2; William H. Tauck and Charles L. Wood, District No. 3; Charles W. Fees and John O. Higham, District No. 4; and Frank O'Connell and W. F. Garrison, District No. 5.

Nevada: Gordon Griswold and George F. Ogilvie, District No. 1; Phil M. Tobin and Edward A. Settelmeyer, District No. 2; Henry Fred Dangberg and Walter W. Whitaker, District No. 3; Harry J. Smith and Clarence R. Moorman, District No. 4; and John F. Perkins and Anthony W. Atkin, District No. 5.

New Mexico: B. P. Hovey, Floyd Lee, August Seis, and James Hubbell, District No. 2; A. D. Brownfield and Walter McGrath, District No. 3; T. A. Spencer and William Gallacher, District No. 4; O. M. Lee and Malcolm McGregor, District No. 5; and Lon Merchant and Hall A. Hamill, District No. 6.

Oregon: Walter H. Leehmann and J. C. Cecil, District No. 2; J. N. Jones and J. C. Medlin, District No. 3; Sam Ross and Andrew Greeley, District No. 4; Harry I. Stearns and Alva Teater, District No. 5; F. C. Vaughn, District No. 6; and Charles H. Bartholomew and John W. Krebs, District No. 7.

Utah: D. H. Adams and J. H. Francis, District No. 1; John E. Jensen and Paul E. Wrathall, District No. 2; Walter James and Byron Hawley, District No. 3; Lyman Sevy and Rex Frei, District No. 4; Wallace N. Roundy and R. J. Brinkerhoff, District No. 5; L. L. Taylor and Chas. Redd, District No. 6; Geo. H. Frens and Nick Salevurakis, District No. 7; and H. E. Seeley, B. J. Stringham, District No. 8.

Wyoming: Stanley Walters and Lloyd Robins, District No. 1; D. F. Hudson and Kleber Hadsell, District No. 2; Anthony Stratton and A. E. Dahl, District No. 3; Clem Eyre and John Hay, Jr., District No. 4; John Budd and J. K. Sims, District No. 5.

HOME RULE ON THE RANGE

Stirring scenes of a wild horse round-up are included among the features of a new one-reel sound motion picture prepared by the United States Department of the Interior to portray the work of protection and restoration of the western stock ranges by the Division of Grazing, as provided for in the Taylor Grazing Act.

Entitled "Home Rule on the Range", the production, filmed with the sound background of the popular prairie song "Home on the Range", and accompanied by a narrator's voice, telling the story of the range work, the film is available in 35-mm and 16-mm safety stock prints at no cost to all theaters, schools, colleges and other exhibitors.

The film had its first showing during the recent grazing conference in Washington, and is now ready for public exposition. Those desiring prints for exhibition may borrow or purchase them at cost through the Division of Motion Pictures, United States Department of the Interior, Washington, D. C.

SUMMARY OF GRAZING LICENSES ISSUED BY THE DIVISION OF GRAZING,

UNITED STATES DEPARTMENT OF THE INTERIOR, FOR THE YEAR 1937

STATE	DISTRICT NUMBER	NUMBER LICENSES	CATTLE	HORSES	SHEEP	GOATS	TOTAL LIVESTOCK
Arizona	3	568	47,159	1,117	124,893	34,007	207,176
California	2	591	75,994	3,676	340,275	1,165	421,110
Colorado	5	1,752	172,477	6,557	684,690	635	864,359
Idaho	4	3,598	207,494	20,717	1,840,590	40	2,068,841
Montana	4	902	59,852	12,467	364,068	33	436,420
Nevada	5	1,241	269,059	15,101	1,266,279	1,607	1,552,040
New Mexico	5	1,959	281,511	15,685	453,772	64,842	824,810
Oregon	7	1,444	166,034	11,741	579,662		757,437
Utah	8	5,241	173,240	10,844	1,991,509	30,012	2,205,605
Wyoming	5	1,456	159,250	17,185	1,396,033	292	1,572,760
TOTAL	49	18,752	1,612,070	115,090	9,041,771	132,663	10,910,558

48.0% of all cattle licensees were owners of less than 50 head of stock.
 44.8% of all sheep licensees were owners of less than 500 head of stock.
 96.5% of all cattle licensees were owners of less than 600 head of stock.
 89.7% of all sheep licensees were owners of less than 3,000 head of stock.

COMPARATIVE SUMMARY FOR YEARS 1935, 1936, AND 1937

YEAR	DISTRICT NUMBER	LICENSES	CATTLE	SHEEP	HORSES	GOATS	TOTAL
1935	34	15,081	1,550,776	6,739,080	141,553	172,481	8,603,890
1936	37	15,067	1,333,985	5,840,704	100,780	158,947	7,434,416
1937	49	18,752	1,612,070	9,041,771	115,090	132,663	10,910,558

GRAZING LICENSES ISSUED BY
DIVISION OF GRAZING, UNITED STATES DEPARTMENT OF THE INTERIOR
1937

STATE	DISTRICT NUMBER	CATTLE	HORSES	SHEEP	GOATS	LICENSES	LIVESTOCK
Arizona	1	21,282	106	109,190	11,580	248	142,158
	2	7,510	295	15,202	3,366	90	26,373
	4	18,367	716	501	19,061	230	38,645
		47,159	1,117	124,893	34,007	568	207,176
California	1	26,198	698	212,750	907	204	240,553
	2	49,796	2,978	127,525	258	387	180,557
		75,994	3,676	340,275	1,165	591	421,110
Colorado	1	44,223	2,004	150,245	79	368	196,551
	2	30,422	635	54,061		164	85,118
	3	72,426	2,425	212,666	77	722	287,594
	4	18,039	539	151,450	479	358	170,507
	6	7,367	954	116,268		140	124,589
		172,477	6,557	684,690	635	1,752	864,359
Idaho	1	72,674	5,438	640,959	40	818	719,111
	2	75,149	8,332	647,154		1,659	730,635
	3	27,094	3,248	440,123		712	470,465
	4	32,577	3,699	112,354		409	148,630
		207,494	20,717	1,840,590	40	3,598	2,068,841
Montana	2	11,194	3,634	119,340	20	292	134,188
	3	13,833	3,092	98,960	13	304	115,898
	4	2,881	1,377	22,316		72	26,574
	5	31,944	4,364	123,452		234	159,760
		59,852	12,467	364,068	33	902	436,420
Nevada	1	157,852	7,463	435,577	3	379	600,889
	2	67,912	4,484	294,050	30	315	366,476
	3	16,245	980	248,900	1,215	224	267,340
	4	21,747	1,753	270,752	359	250	294,611
	5	5,303	421	17,000		73	22,724
		269,059	15,101	1,266,279	1,607	1,241	1,552,040
New Mexico	2 A	18,977	1,811	16,481	6,081	414	43,350
	2 B	53,039	2,505	98,774	2,443	308	156,761
	3	56,435	3,335	10,089	17,295	404	87,154
	4	39,112	2,577	46,363	25,231	264	113,283
	5	16,010	1,414	28,221	5,780	91	51,425
	6	97,938	4,043	262,844	8,012	478	372,837
		281,511	15,685	453,772	64,842	1,959	824,810
Oregon	1	5,857	146	11,150		39	17,153
	2	57,929	3,409	201,829		374	263,167
	3	38,176	3,629	152,909		373	194,714
	4	24,406	1,919	77,005		139	103,330
	5	14,499	1,312	45,605		163	61,416
	6	24,602	1,326	51,849		299	77,777
	7	565		39,315		57	39,880
		166,034	11,741	579,662		1,444	757,437
Utah	1	27,663	2,552	214,924	7	360	245,146
	2	17,687	827	422,629	237	785	441,380
	3	26,008	833	539,712	3,833	1,589	570,386
	4	19,076	744	218,132	19,750	797	257,702
	5	20,619	1,740	115,092	2,616	599	140,067
	6	24,047	1,316	147,974		257	173,337
	7	24,232	1,935	145,254	3,535	583	174,956
	8	13,908	897	187,792	34	271	202,631
		173,240	10,844	1,991,509	30,012	5,241	2,205,605
Wyoming	1	31,504	2,618	258,242		439	292,364
	2	21,879	2,717	179,401		181	203,997
	3	35,400	3,987	422,044	61	264	461,492
	4	31,340	4,912	486,919	206	408	523,377
	5	39,127	2,951	49,427	25	164	91,530
		159,250	17,185	1,396,033	292	1,456	1,572,760
TOTAL	49	1,612,070	115,090	9,041,771	132,663	18,752	10,910,558

THE FEDERAL RANGE CODE*

(Rules for the Administration of Grazing Districts under the Act of June 28, 1934 [48 Stat. 1269], as Amended by the Act of June 26, 1936 [49 Stat. 1976], Commonly Known as the Taylor Grazing Act.)

(Note: The following rules will supersede the compiled Rules for the Administration of Grazing Districts, as approved on June 14, 1937, as far as the heading "Fees", on page 3, and any other existing rules which may be in conflict herewith. The words "license" and "licensee" as used in all rules not superseded also will connote "permit" and "permittee.")

Sec. 1. Introductory; Basic Policy and Plan of Administration.

Par. a. Grazing districts will be administered for the conservation of the public domain and as far as compatible therewith to promote the proper use of the privately controlled lands and waters dependent upon it. Possession of sufficient land, water, or feed to insure a year-round operation for a certain number of livestock in connection with the use of the public domain will be required of all users.

Par. b. Preference Applicants. Preference in the granting of grazing privileges will be given to those applicants within or near a district who are landowners engaged in the livestock business, bona-fide occupants or settlers, or owners of water or water rights, as may be necessary to permit the proper use of lands, water, or water rights owned, occupied, or leased by them. When the demands of all such preference applicants cannot be supplied, prior consideration will be given certain applicants in the manner herein-after provided. Provision will be made for other applicants in so far as Federal range remains available.

Par. c. Permits; Temporary Licenses; Expiration; Revocation. Permits within the meaning of section 3 of the act will be issued as soon as the necessary data for term permits can be obtained. During the intervening period, in order to provide for the existing livestock industry, the issuance of temporary licenses will be continued. Licenses issued in 1938 will be operative only during that year or for such part of 1939 as may be considered the "winter grazing season", but in no event later than July 1, 1939. Upon the issuance of permits within any district or portion thereof, any unexpired licenses in such district or portion may be terminated upon notice by the Division of Grazing. Both licenses and permits will be revocable for violation of the terms thereof.

Sec. 2. Definitions. Wherever used in rules instructions or interpretations issued by the Division of Grazing, unless the context otherwise requires:

(a) The act means the Taylor Grazing Act, act of June 28, 1934 (48 Stat. 1269), as amended by the act of June 26, 1936 (49 Stat. 1976), and any subsequent amendments thereto.

(b) The Federal Range Code means all of the rules pertaining to the administration of grazing districts.

(c) Federal range means land owned, leased, or otherwise controlled by the United States and administered by the Division of Grazing.

(d) Property means privately owned or controlled land or water used in range livestock operations.

(e) Base property means property used for the support of the livestock for which a grazing privilege is sought and on the basis of which the extent of a license or permit is computed, without reference to forest permits or complementary feed.

(f) Forage land means land the principal use of which is the production of natural or cultivated feed for livestock.

(g) Land dependent by use means forage land which was used in livestock operations in connection with the same part of the public domain, which part is now Federal range, for any three years or for any two consecutive years in the 5-year period immediately preceding June 28, 1934, and which is offered as base property in an application for a grazing license or a permit filed before June 28, 1938. Land will be considered dependent by use only to the extent of that part of it necessary to maintain the average number of livestock grazed on the public domain in connection with it for any three years or for any two consecutive years, whichever is the more favorable to the applicant, during the 5-year period immediately preceding June 28, 1934.

(h) Land dependent by location means forage land within or in the immediate neighborhood of the Federal range which is so situated and of such character that the conduct of economic livestock operations requires the use of the Federal range in connection with it.

(i) Animal-unit month means that amount of natural, cultivated, or complementary feed necessary for the complete subsistence of one cow for a period of one month. For the purpose of this definition, one (1) horse or five (5) goats or five (5) sheep will be considered the equivalent of one (1) cow.

(j) Carrying capacity means the amount of natural or cultivated feed grown or produced on a given area of forage land in one year, measured in animal-unit months.

(k) Full-time water means water which is suitable for consumption by livestock and available, accessible, and adequate for a given number of livestock during those months in the year for which the range is classified as suitable for use. Such water may be from one source or may be the aggregate amount available from several sources.

(l) Prior water is water which was used to service certain range for a given number of livestock during the 5-year period immediately preceding June 28, 1934. It will be considered prior water only to the extent of the greatest number of livestock that was properly grazed from it during said period.

(m) Service value of water means the number of livestock that can be grazed properly from such water.

(n) Competing water means water which is available, accessible, and adequate to service some part of the Federal range serviced by other water of the same class. In determining whether prior waters are competing, each shall be considered only to the extent that it is prior water.

(o) Complementary feed means the cultivated feed purchased by an applicant and fed to his range livestock for a period of time during which he is not using the Federal range.

(p) Free-use applicant means an applicant who is a resident within or near a grazing district, who owns or controls property dependent by location, and who is not an applicant for a regular grazing license or permit for the purpose of carrying on livestock operations.

(q) Nonuse license or permit means a license or permit issued to an applicant who is otherwise eligible for a regular license or permit but who either elects or is required, for conservation purposes, not to have livestock on the Federal range for a designated time.

Sec. 3. Personal Qualifications of Applicants. An applicant for a grazing license or permit is qualified if he owns livestock and is

(a) A citizen of the United States or one who has filed his declaration of intention to become such, or

(b) A group, association, or corporation authorized to conduct business under the laws of the State in which the grazing district or any part thereof in which the applicant's license or permit is to be effective is located.

Sec. 4. Rating and Classification of Properties.

Par. a. Base Properties; Classes; Carrying Capacity of Land; Service Value of Water. For the purpose of determining the proper use of the base properties of all applicants and their relative dependence upon the Federal range, water conditions and other factors affecting livestock operations in the area will be considered. Base

properties will be classified as land or water and further in the following manner:

Class 1. Forage land dependent by both location and use, and full-time prior water.

Class 2. Forage land dependent by use only, and full-time water.

Class 3. Forage land dependent by location only, and full-time water which otherwise would be in class 2 but which was developed later than other water servicing a part or all of the same area.

Base property which is forage land will be rated for its carrying capacity. Water will be rated for its service value by deducting therefrom the carrying capacity of half of the area serviced jointly by competing water of the same class, and the carrying capacity of all private or State land located within such service area and not owned or controlled by the applicant. In computing the service value of water in class 3, there will also be deducted therefrom the carrying capacity of any portion of its service area which is serviceable from any other full-time water antedating it in development.

Par. b. National Forest Grazing Permits; Complementary Feed. The value of national forest grazing permits and complementary feed will be computed in animal-unit months where necessary under these rules, but neither will be considered as base property.

Sec. 5. Rating and Classification of Federal Range.

Par. a. Carrying Capacity; Seasons and Maximum Annual Period of Use. For the purpose of determining what use of the Federal range will be most consistent with conservation purposes, the carrying capacity of each administrative unit or area in a grazing district will be rated, and each will be classified for the proper season or seasons, if necessary, of its use and for the maximum period of time for which any licensee or permittee will be allowed to use the Federal range lying therein during any one year.

Par. b. Wild Life; Allowance for Maintenance. In each grazing district a sufficient carrying capacity of Federal range will be reserved for the maintenance of a reasonable number of wild game animals, to use the range in common with livestock grazing in the district.

Par. c. Segregation of Ranges for Particular Kinds of Livestock. When the proper use of the Federal range or an orderly administration of the act requires it, certain areas may be designated as suitable exclusively for a certain kind or kinds of livestock.

Sec. 6. Issuance of Licenses and Permits.

Par. a. Free-use Licenses and Permits. Licenses or permits first will be issued to free-use applicants for not to exceed 10 head of work or milch stock kept for domestic purposes, to be grazed on Federal range adjacent to or in the immediate neighborhood of the licensee's or permittee's property.

Par. b. Regular Licenses and Permits; Order of Issuance; Number of Livestock; Reductions; Allotments. Regular licenses or permits will be issued to qualified applicants to the extent that Federal range is available in the following preference order and amounts:

- (1) To applicants owning or controlling land in class 1, licenses or permits for the number of livestock for which such base lands are rated for a period of time which when added to the period of use allowed on the Federal range for such livestock will equal 12 months; and to applicants owning or controlling water in class 1, licenses or permits to the extent of the service value of such water.
- (2) To applicants owning or controlling base properties in class 2, licenses or permits computed in the same manner as those issued under sub-paragraph (1), above.
- (3) To applicants owning or controlling base properties in class 3, licenses or permits computed in the same manner as those issued under sub-paragraphs (1) and (2), above.

In the event that Federal range remains available following the computation of licenses or permits in the foregoing manner, the licenses or permits to be issued to applicants owning or controlling any base property the use of which in connection with the Federal range is supplemented by the use of a forest permit or complementary feed will be augmented to the extent of the number of livestock which such forest permit or complementary feed would support for a period equivalent to the base-property period described above. In the event that there is insufficient Federal range to permit this maximum allowance, all such licenses or permits, irrespective of classes of base property, will be augmented in proportion to the carrying capacities of the base properties of the applicants.

Par. c. Applicants Having More Than One Class of Property; Reductions; Allotments; Agreements. Nothing herein contained will prevent an applicant who owns or controls properties in more than one class from having such properties considered separately in the order and manner set forth in this section. If the issuance of licenses or permits based on properties in any particular class will exhaust the available Federal range, any junior class or classes of properties will be eliminated from consideration. If necessary to reach the carrying capacity of the Federal range either at the time of issuing licenses or permits or thereafter, reductions will be applied on an equal percentage basis. In making such reductions, the lowest class of properties will be reduced first, and no class of properties will be reduced until the properties in all lower classes have been reduced. Reductions in all cases will be made by reducing the numbers of livestock or the time on the Federal range area involved, or by both methods, provided that the regional grazer may recommend, for the approval of the Secretary of the Interior, a limit below which no license or permit in that area will be reduced. Allotments of Federal range

will be made to licensees or permittees when conditions warrant and divisions of the range by agreement or by former practice will be respected and followed where practicable.

Sec. 7. Transfers of Base Properties and Licenses or Permits.

Par. a. Transfer of Base Property; Effect. A transfer of a base property, whether by agreement or by operation of law, will entitle the transferee, if otherwise properly qualified, to all or such part of a license or permit as is based on the property transferred, and the original license or permit will be terminated or decreased by such transfer.

Par. b. Transfer of License or Permit; Limitation; Effects; Consent of Owner or Encumbrancer. A license or permit based on land in class 2 may be transferred to base land in any other class, provided that the total extent of the grazing privileges based on the latter land and thereupon to be in effect, including any license or permit already in existence and based on the latter land, may not exceed that based on the carrying capacity of such land. Such a transfer must be made with the written consent of the owners and encumbrancers, if any, of the property from which the transfer is made, except that when the licensee or permittee applying for the transfer is a tenant who has used such property in connection with some part of the public domain which is now Federal range for any three years or for any two consecutive years in the 5-year period immediately preceding June 28, 1934, and without such use by him the land could not be recognized as being dependent by use, he may transfer the license or permit without the consent of the owner or encumbrancer. When a license or permit is transferred from one property to another, the former shall lose its status as dependent by use.

Sec. 8. Special Rules for Grazing Districts.

Whenever it appears to a regional grazer that local conditions in any district in his region make necessary the application of a special rule on any of the matters in this code in order better to achieve an administration consistent with the purposes of the act, he may recommend such a rule, supported by a factual showing of its necessity, to the Secretary of the Interior for approval.

J. R. Carpenter

Director of Grazing.

Approved: March 16, 1938

Harold Z. Fisher

Secretary of the Interior.

*The former rules governing the matters of district advisors; elections; nonuse licenses; fees; applications, hearings, and appeals; general rules of the range; procedure for enforcement; disciplinary action; amicable settlement of cases; and local associations of stockmen will continue in full force and effect until a revision thereof now being made is completed.

THE TAYLOR GRAZING ACT

AN ACT

To stop injury to the public grazing lands by preventing overgrazing and soil deterioration, to provide for their orderly use, improvement, and development, to stabilize the livestock industry dependent upon the public range, and for other purposes. Approved June 28, 1934 (48 Stat. 1269), and amended June 26, 1936 (Public, 827, 74th Cong.).

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in order to promote the highest use of the public lands pending its final disposal, the Secretary of the Interior is authorized, in his discretion, by order to establish grazing districts or additions thereto and/or to modify the boundaries thereof, not exceeding in the aggregate an area of one hundred and forty-two million acres of vacant, unappropriated, and unreserved lands from any part of the public domain of the United States (exclusive of Alaska), which are not in national forests, national parks and monuments, Indian reservations, revested Oregon and California Railroad grant lands, or revested Coos Bay Wagon Road grant lands, and which in his opinion are chiefly valuable for grazing and raising forage crops: Provided, That no lands withdrawn or reserved for any other purpose shall be included in any such district except with the approval of the head of the department having jurisdiction thereof. Nothing in this Act shall be construed in any way to diminish, restrict, or impair any right which has been heretofore or may be hereafter initiated under existing law validly affecting the public lands, and which is maintained pursuant to such law except as otherwise expressly provided in this Act, nor to affect any land heretofore or hereafter surveyed which, except for the provisions of this Act, would be a part of any grant to any State, nor as limiting or restricting the power or authority of any State as to matters within its jurisdiction. Whenever any grazing district is established pursuant to this Act, the Secretary shall grant to owners of land adjacent to such district, upon application of any such owner, such rights-of-way over the lands included in such district for stock-driving purposes as may be necessary for the convenient access by any such owner to marketing facilities or to lands not within such district owned by such person or upon which such person has stock-grazing rights. Neither this Act nor the Act of December 29, 1916 (39 Stat. 862; U. S. C., title 43, secs. 291 and following), commonly known as the "Stock Raising Homestead Act", shall be construed as limiting the authority or policy of Congress or the President to include in national forests public lands of the character described in section 24 of the Act of March 3, 1891 (26 Stat. 1103; U. S. C., title 16, sec. 471), as amended, for the purposes set forth in the Act of June 4, 1897 (30 Stat. 35; U. S. C., title 16, sec. 475), or such other purposes as Congress may specify. Before grazing districts are created in any State as herein provided, a hearing shall be held in the State, after public notice thereof shall have been given, at such location convenient for the attendance of State officials, and the settlers, residents, and live-

stock owners of the vicinity, as may be determined by the Secretary of the Interior. No such district shall be established until the expiration of ninety days after such notice shall have been given, nor until twenty days after such hearing shall be held: Provided, however, That the publication of such notice shall have the effect of withdrawing all public lands within the exterior boundary of such proposed grazing districts from all forms of entry or settlement. Nothing in this Act shall be construed as in any way altering or restricting the right to hunt or fish within a grazing district in accordance with the laws of the United States or of any State, or as vesting in any permittee any right whatsoever to interfere with hunting or fishing within a grazing district.

Sec. 2. The Secretary of the Interior shall make provision for the protection, administration, regulation, and improvement of such grazing districts as may be created under the authority of the foregoing section, and he shall make such rules and regulations and establish such service, enter into such co-operative agreements, and do any and all things necessary to accomplish the purposes of this Act and to insure the objects of such grazing districts, namely, to regulate their occupancy and use, to preserve the land and its resources from destruction or unnecessary injury, to provide for the orderly use, improvement, and development of the range; and the Secretary of the Interior is authorized to continue the study of erosion and flood control and to perform such work as may be necessary amply to protect and rehabilitate the areas subject to the provisions of this Act, through such funds as may be made available for that purpose, and any willful violation of the provisions of this Act or of such rules and regulations thereunder after actual notice thereof shall be punishable by a fine of not more than \$500.

Sec. 3. That the Secretary of the Interior is hereby authorized to issue or cause to be issued permits to graze livestock on such grazing districts to such bona fide settlers, residents, and other stock owners as under his rules and regulations are entitled to participate in the use of the range, upon the payment annually of reasonable fees in each case to be fixed or determined from time to time: Provided, That grazing permits shall be issued only to citizens of the United States or to those who have filed the necessary declarations of intention to become such, as required by the naturalization laws and to groups, associations, or corporations authorized to conduct business under the laws of the State in which the grazing district is located. Preference shall be given in the issuance of grazing permits

to those within or near a district who are land-owners engaged in the livestock business, bona fide occupants or settlers, or owners of water or water rights, as may be necessary to permit the proper use of lands, water, or water rights owned, occupied, or leased by them, except that until July 1, 1935, no preference shall be given in the issuance of such permits to any such owner, occupant, or settler, whose rights were acquired between January 1, 1934, and December 31, 1934, both dates inclusive, except that no permittee complying with the rules and regulations laid down by the Secretary of the Interior shall be denied the renewal of such permit, if such denial will impair the value of the grazing unit of the permittee, when such unit is pledged as security for any bona fide loan. Such permits shall be for a period of not more than ten years, subject to the preference right of the permittees to renewal in the discretion of the Secretary of the Interior, who shall specify from time to time numbers of stock and seasons of use. During periods of range depletion due to severe drought or other natural causes, or in case of a general epidemic of disease, during the life of the permit, the Secretary of the Interior is hereby authorized, in his discretion to remit, reduce, refund in whole or in part, or authorize postponement of payment of grazing fees for such depletion period so long as the emergency exists: Provided further, That nothing in this Act shall be construed or administered in any way to diminish or impair any right to the possession and use of water for mining, agriculture, manufacturing, or other purposes which has heretofore vested or accrued under existing law validly affecting the public lands or which may be hereafter initiated or acquired and maintained in accordance with such law. So far as consistent with the purposes and provisions of this Act, grazing privileges recognized and acknowledged shall be adequately safeguarded, but the creation of a grazing district or the issuance of a permit pursuant to the provisions of this Act shall not create any right, title, interest, or estate in or to the lands.

Sec. 4. Fences, wells, reservoirs, and other improvements necessary to the care and management of the permitted livestock may be constructed on the public lands within such grazing districts under permit issued by the authority of the Secretary, or under such co-operative arrangements as the Secretary may approve. Permittees shall be required by the Secretary of the Interior to comply with the provisions of law of the State within which the grazing district is located with respect to the cost and maintenance of partition fences. No permit shall be issued which shall entitle the permittee to the use of such improvements constructed and owned by a prior occupant until the applicant has paid to such prior occupant the reasonable value of such improvements to be determined under rules and regulations of the Secretary of the Interior. The decision of the Secretary in such cases is to be final and conclusive.

Sec. 5. That the Secretary of the Interior shall permit, under regulations to be prescribed by him, the free grazing within such districts of livestock kept for domestic purposes; and provided that so far as authorized by existing law or laws hereinafter enacted, nothing herein con-

tained shall prevent the use of timber, stone, gravel, clay, coal, and other deposits by miners, prospectors for mineral, bona fide settlers and residents, for firewood, fencing, buildings, mining, prospecting, and domestic purposes within areas subject to the provisions of this Act.

Sec. 6. Nothing herein contained shall restrict the acquisition, granting, or use of permits or rights-of-way within grazing districts under existing law; or ingress or egress over the public lands in such districts for all proper and lawful purposes; and nothing herein contained shall restrict prospecting, locating, developing, mining, entering, leasing, or patenting the mineral resources of such districts under law applicable thereto.

Sec. 7. That the Secretary of the Interior is hereby authorized, in his discretion, to examine and classify any lands withdrawn or reserved by Executive order of November 26, 1934 (numbered 6910), and amendments thereto, and Executive order of February 5, 1935 (numbered 6964), or within a grazing district, which are more valuable or suitable for the production of agricultural crops than for the production of native grasses and forage plants, or more valuable or suitable for any other use than for the use provided for under this Act, or proper for acquisition in satisfaction of any outstanding lien, exchange or scrip rights or land grant, and to open such lands to entry, selection, or location for disposal in accordance with such classification under applicable public-land laws, except that homestead entries shall not be allowed for tracts exceeding three hundred and twenty acres in area. Such lands shall not be subject to disposition, settlement, or occupation until after the same have been classified and opened to entry: Provided, That locations and entries under the mining laws, including the Act of February 25, 1920, as amended, may be made upon such withdrawn and reserved areas without regard to classification and without restrictions or limitation by any provision of this Act. Where such lands are located within grazing districts reasonable notice shall be given by the Secretary of the Interior to any grazing permittees of such lands. The applicant, after his entry, selection, or location is allowed, shall be entitled to the possession and use of such lands: Provided, That upon the application of any applicant qualified to make entry, selection, or location, under the public-land laws, filed in the land office of the proper district, the Secretary of the Interior shall cause any tract to be classified, and such application, if allowed by the Secretary of the Interior, shall entitle the applicant to a preference right to enter, select, or locate such lands if opened to entry as herein provided.

Sec. 8. (a) That where such action will promote the purposes of the district or facilitate its administration, the Secretary is authorized, for the purposes of this Act only, to accept on behalf of the United States any lands within the exterior boundaries of a grazing district as a gift.

(b) When public interests will be benefited thereby the Secretary is authorized to accept on behalf of the United States title to any privately owned lands within or without the boundaries of a



Delegates from the Grazing District Advisory Boards who met in Washington on November 29, 30, and 31, 1934. Front row, Oscar L. Chapman, Assistant Secretary; E. K. Burlew, Administrative Assistant; F. R. Casper, Regional Grazier; Walter James; D. H. Adams; E. R. Greenslet, Regional Grazier; Steve Mahaffey; Merle L. Drake; second row, W. N. Roundy; J. H. Smith; Gordon Griswold; W. W. Whitaker; Phil M. Tobin; third row, D. C. Geib; W. H. Tauck; C. L. Wood; John Schmutz; Alex Findlay; James Hubbell; L. L. Taylor; fourth row, Dangberg; A. D. Ryan, Deputy Director; fifth row, Lloyd Robbins; Ward L. Hopper, Division of Grazing; George H. Franz; Rex Frei; Paul E. Wrathall; Byron Hawley; Carl Osborn; George Standifird; sixth row, J. M. Wilson; E. L. Jameson; P. S. Dorris; Victor F. Christensen; Stanley Walters; Kleber Hadsell; seventh row, F. C. Vaughn; Andrew Greeley; J. C. Cecil; J. N. Jones; J. C. Medlin; E. J. Budd; A. D. Molohon, Chief of Range Surveys; J. I. Sims; T. A. Spencer; W. W. Gallacher; D. L. D. Merchant; Malcolm McGregor; Lyman E. Sevy; B. H. Stringham; H. E. Seeley; A. R. Teater.

THE INTERIOR



December 1, for further discussion of the Federal Range Code: Reading left to right: front row, Walter H. Leehmann; Sam Ross; C. H. Bartholomew; John Krebs; Frank O'Connell; Hal Thompson; second row, North Lee; Max Cohn; J. A. Tarter; John O. Higham; Nick Salevurakis; B. P. Hovey; August Seis; third row, John Jensen; Depue Falck, Administrative Assistant; J. H. Francis; W. B. Ward; J. W. Hays; fourth row, Chas. Redd; E. A. Settlemeyer; R. J. Brinkerhoff; Clarence N. Moorman; George Ogilvie; H. F. Garrison; George D. Grubb; W. F. Garrison; John Etchart; James C. Miller; C. W. Fees; R. J. Conway; fifth row, D. F. Hudson; M. E. Noonan; Stanley J. Wyatt; Charles P. Murphy; Floyd Lee; H. I. Stearns; sixth row, Wedertz; Delbert Fallon; A. W. Atkins; John H. Lubken; T. G. Walter; J. I. Waggy; O. M. Lee; seventh row, D. Brownfield; A. E. Dahl; Anthony Stratton; G. M. Kerr, Chief of Range Operations; John Hay, Jr.;

grazing district, and in exchange therefor to issue a patent for not to exceed an equal value of surveyed grazing district land or of unreserved surveyed public land in the same State or within a distance of not more than fifty miles within the adjoining State nearest the base lands.

(c) Upon application of any State to exchange lands within or without the boundaries of a grazing district the Secretary of the Interior shall, and is hereby, directed to proceed with such exchange at the earliest practicable date and to co-operate fully with the State to that end, but no State shall be permitted to select lieu lands in another State. The Secretary of the Interior shall accept on behalf of the United States title to any State-owned lands within or without the boundaries of a grazing district, and in exchange therefor issue patent to survey grazing district land not otherwise reserved or appropriated or unappropriated and unreserved surveyed public land; and in making such exchange the Secretary is authorized to patent to such State, land either of equal value or of equal acreage: Provided, That no State shall select public lands in a grazing district in furtherance of any exchange unless the lands offered by the State in such exchange lie within such grazing district and the selected lands lie in a reasonably compact body which is so located as not to interfere with the administration or value of the remaining land in such district for grazing purposes as set forth in this Act.

When an exchange is based on lands of equal acreage and the selected lands are mineral in character, the patent thereto shall contain a reservation of all minerals to the United States; and in making exchanges of equal acreage the Secretary of the Interior is authorized to accept title to offered lands which are mineral in character, with a mineral reservation to the State.

For the purpose of effecting exchanges based on lands of equal acreage the identification and area of unsurveyed school sections may be determined by protraction or otherwise. The selection by the State of lands in lieu of any such protracted school sections shall be a waiver of all of its right to such sections.

(d) Before any such exchange under this section shall be effected, notice of the contemplated exchange, describing the lands involved, shall be published by the Secretary of the Interior once each week for four successive weeks in some newspaper of general circulation in the county or counties in which may be situated the lands to be accepted, and in the same manner in some like newspaper published in any county in which may be situated any lands to be given in such exchange; lands conveyed to the United States under this Act shall, upon acceptance of title, become public lands, and if located within the exterior boundaries of a grazing district they shall become a part of the district within the boundaries of which they are located: Provided, That either party to an exchange based upon equal value under this section may make reservations of minerals, easements, or rights of use. Where reservations are made in lands conveyed either to or by the United States the right to enjoy them shall be subject to such reasonable conditions respecting

ingress and egress and the use of the surface of the land as may be deemed necessary. Where mineral reservations are made by the grantor in lands conveyed by the United States, it shall be so stipulated in the patent, and any person who prospects for or acquires the right to mine and remove the reserved mineral deposits may enter and occupy so much of the surface as may be required for all purposes incident to the prospecting for, mining and removal of the minerals therefrom, and may mine and remove such minerals, upon payment to the owner of the surface for damages caused to the land and improvements thereon. No fee shall be charged for any exchange of land made under this Act except one-half of the cost of publishing notice of a proposed exchange as herein provided.

Sec. 9. The Secretary of the Interior shall provide, by suitable rules and regulations, for co-operation with local associations of stockmen, State land officials, and official State agencies engaged in conservation or propagation of wild life interested in the use of the grazing districts. The Secretary of the Interior shall provide by appropriate rules and regulations for local hearings on appeals from the decisions of the administrative officer in charge in a manner similar to the procedure in the land department. The Secretary of the Interior shall also be empowered to accept contributions toward the administration, protection, and improvement of the district, moneys so received to be covered into the Treasury as a special fund, which is hereby appropriated and made available until expended, as the Secretary of the Interior may direct, for payment of expenses incident to said administration, protection, and improvement, and for refunds to depositors of amounts contributed by them in excess of their share of the cost.

Sec. 10. That, except as provided in sections 9 and 11 hereof, all moneys received under the authority of this Act shall be deposited in the Treasury of the United States as miscellaneous receipts, but 25 per centum of all moneys received under this Act during any fiscal year is hereby made available, when appropriated by the Congress, for expenditure by the Secretary of the Interior for the construction, purchase, or maintenance of range improvements, and 50 per centum of the money received under this Act during any fiscal year shall be paid at the end thereof by the Secretary of the Treasury to the State in which the grazing districts or the lands producing such moneys are situated, to be expended as the State Legislature of such State may prescribe for the benefit of the county or counties in which the grazing districts or the lands producing such moneys are situated: Provided, That if any grazing district or any leased tract is in more than one State or county, the distributive share to each from the proceeds of said district or leased tract shall be proportional to its area in said district or leased tract.

Sec. 11. That when appropriated by Congress, 25 per centum of all moneys received from each grazing district on Indian lands ceded to the United States for disposition under the public-land laws during any fiscal year is hereby made available for expenditure by the Secretary of the Interior for the construction, purchase, or maintenance of range improvements; and an addi-

tional 25 per centum of the money received from grazing during each fiscal year shall be paid at the end thereof by the Secretary of the Treasury to the State in which said lands are situated, to be expended as the State legislature may prescribe for the benefit of public schools and public roads of the county or counties in which such grazing lands are situated. And the remaining 50 per centum of all money received from such grazing lands shall be deposited to the credit of the Indians pending final disposition under applicable laws, treaties, or agreements. The applicable public-land laws as to said Indian ceded lands within a district created under this Act shall continue in operation, except that each and every application for nonmineral title to said lands in a district created under this Act shall be allowed only if in the opinion of the Secretary of the Interior the land is of the character suited to disposal through the Act under which application is made and such entry and disposal will not affect adversely the best public interest, but no settlement or occupation of such lands shall be permitted until ninety days after allowance of an application.

Sec. 12. That the Secretary of the Interior is hereby authorized to co-operate with any department of the Government in carrying out the purposes of this Act, and in the co-ordination of range administration, particularly where the same stock grazes part time in a grazing district and part time in a national forest or other reservation.

Sec. 13. That the President of the United States is authorized to reserve by proclamation and place under national-forest administration in any State where national forests may be created or enlarged by Executive order any unappropriated public lands lying within watersheds forming a part of the national forests which, in his opinion, can best be administered in connection with existing national-forest administration units, and to place under the Interior Department administration any lands within national forests, principally valuable for grazing, which, in his opinion, can best be administered under the provisions of this Act: Provided, That such reservations or transfers shall not interfere with legal rights acquired under any public-land laws so long as such rights are legally maintained. Lands placed under the national-forest administration under the authority of this Act shall be subject to all the laws and regulations relating to national forests, and lands placed under the Interior Department administration shall be subject to all public-land laws and regulations applicable to grazing districts created under authority of this Act. Nothing in this section shall be construed so as to limit the powers of the President (relating to reorganizations in the executive departments) granted by title 4 of the Act entitled "An Act making appropriations for the Treasury and Post Office Departments for the fiscal year ending June 30, 1934, and for other purposes", approved March 3, 1933.

Sec. 14. That section 2455 of the Revised Statutes, as amended, is amended to read as follows:

"Sec. 2455. Notwithstanding the provisions of section 2357 of the Revised Statutes (U. S. C., title 43, sec. 678) and of the Act of August

30, 1890 (26 Stat. 391), it shall be lawful for the Secretary of the Interior to order into market and sell at public auction, at the land office of the district in which the land is situated, for not less than the appraised value, any isolated or disconnected tract or parcel of the public domain not exceeding seven hundred and sixty acres which, in his judgment, it would be proper to expose for sale after at least thirty days' notice by the land office of the district in which such land may be situated: Provided, That for a period of not less than thirty days after the highest bid has been received, any owner or owners of contiguous land shall have a preference right to buy the offered lands at such highest bid price, and where two or more persons apply to exercise such preference right the Secretary of the Interior is authorized to make an equitable division of the land among such applicants, but in no case shall the adjacent land owner or owners be required to pay more than three times the appraised price: Provided further, That any legal subdivisions of the public land, not exceeding one hundred and sixty acres, the greater part of which is mountainous or too rough for cultivation, may, in the discretion of the said Secretary, be ordered into the market and sold pursuant to this section upon the application of any person who owns land or holds a valid entry of lands adjoining such tract, regardless of the fact that such tract may not be isolated or disconnected within the meaning of this section: Provided further, That this section shall not defeat any valid right which has already attached under any pending entry or location. The word 'person' in this section shall be deemed to include corporations, partnerships, and associations."

Sec. 15. The Secretary of the Interior is further authorized, in his discretion, where vacant, unappropriated, and unreserved lands of the public domain are so situated as not to justify their inclusion in any grazing district to be established pursuant to this Act, to lease any such lands for grazing purposes, upon such terms and conditions as the Secretary may prescribe: Provided, That preference shall be given to owners, homesteaders, lessees, or other lawful occupants of contiguous lands to the extent necessary to permit proper use of such contiguous lands, except, that when such isolated or disconnected tracts embrace seven hundred and sixty acres or less, the owners, homesteaders, lessees, or other lawful occupants of lands contiguous thereto or cornering thereon shall have a preference right to lease the whole of such tract, during a period of ninety days after such tract is offered for lease, upon the terms and conditions prescribed by the Secretary.

Sec. 16. Nothing in this Act shall be construed as restricting the respective States from enforcing any and all statutes enacted for police regulation, nor shall the police power of the respective States be, by this Act, impaired or restricted, and all laws heretofore enacted by the respective States or any thereof, or that may hereafter be enacted as regards public health or public welfare, shall at all times be in full force and effect: Provided, however, That nothing in this section shall be construed as limiting or restricting the power and authority of the United States.

Sec. 17. The President shall have power, with the advice and consent of the Senate, to select a Director of Grazing. The Secretary of the Interior may appoint such Assistant Directors and such other employees as shall be necessary to administer this Act. The Civil Service Commission shall give consideration to the practical range experience in public-land States of the persons

found eligible for appointment by the Secretary as Assistant Directors or graziers. No Director of Grazing, Assistant Director, or grazer shall be appointed who at the time of appointment or selection has not been for one year a bona-fide citizen or resident of the State or of one of the States in which such Director, Assistant Director, or grazer is to serve.

DISTRICT ADVISORS

ARIZONA

Arizona Grazing District No. 1

Chas. C. Anderson, Glendale
Joseph T. Atkin, Short Creek
L. U. Chamberlain, Kanab, Utah
LeRoy H. Cox, St. George, Utah
Alex Findlay, Kanab, Utah
John F. Findlay, St. George, Utah
Lindau Foremaster, Short Creek
Ensign Griffiths, Mt. Trumbull
James L. Hatch, Panguitch, Utah
Fred C. Heaton, Moccasin
Dan Judd, Fredonia
Clarence Lamoreaux, Cedar City, Utah
W. B. Mathis, St. George, Utah
John C. Miller, Panguitch, Utah
Cecil C. Pugh, Kanab, Utah
Harold Reber, Littlefield
Donald Schmutz, St. George, Utah
John H. Schmutz, St. George, Utah
Arch Spilsbury, Cedar City, Utah
Jean Uthuralt, Bakersfield, California
Royal B. Woolley, Ogden, Utah

Arizona Grazing District No. 2

Clyde C. Cofer, Kingman
Gus Duncan, Kingman
Wm. A. Epperson, Chloride
I. L. Hart, Phoenix
E. L. Jameson, Kingman
John M. Neal, Kingman
Tommy Walker, Kingman
T. G. Walter, Yucca

Arizona Grazing District No. 4

A. N. Brimhall, Thatcher
A. J. Bryce, Pima
T. M. Davis, Clifton
Harry A. Day, Duncan
L. C. Knappe, Bowie
Porter McEuen, Eden
Leslie Montierth, Fort Thomas
Eugene Seeley, Duncan
J. M. Smith, Central
A. R. Spikes, Bowie

CALIFORNIA

California Grazing District No. 1

A. J. Alexander, Onyx
Pascal Ansolabehere, Bakersfield
P. Sumner Brown, Kernville
John Dangberg, Minden, Nevada
Henry Evans, Jr., Bishop
Delbert Fallon, Yerington, Nevada

Edward Fulstone, Topaz
Alfred Giraud, Bishop
J. H. Lubken, Lone Pine
John J. Mathieu, Benton
Gregorio Mendiburu, Bakersfield
Perry Morgan, Wichman, Nevada
William Symons, Laws
E. G. Taylor, Benton
Guy Terry, Coleville
Jean Uthuralt, Bakersfield
J. I. Wagy, Bakersfield
Elmer S. Wedertz, Wellington, Nevada
N. J. Williams, Caliente

California Grazing District No. 2

Percy Avilla, Red Bluff
Victor F. Christensen, Likely
George M. Clark, Alturas
Lyle Cook, Cedarville
P. S. Dorris, Alturas
Andy Duque, Reno, Nevada
J. J. Fleming, Wendel
Fred E. Galeppi, Doyle
Arthur Harris, Eagleville
Frank Iverson, Bieber
Jim McClelland, Standish
L. E. McCulley, Cedarville
Ivie McGarva, Likely
James Mair, Ravendale
Frank Murphy, Eagleville
Harry Schadler, Fort Bidwell

COLORADO

Colorado Grazing District No. 1

Horace Coltharp, Vernal
Malvin Crawford, Meeker
Tom Cuddy, Fruita
Herbert Jolley, New Castle
John Kenney, Meeker
Harry Kourlis, Axial
Gerald Oldland, Rio Blanco
Carl Osborn, Fruita
Gust Pappas, Rifle
Roy Templeton, Maybell
Alex Urie, Pagoda
John A. Wilcoxson, De Beque

Colorado Grazing District No. 2

J. W. Holland, Wolcott
Andrew Lindstrom, Dillon
Charles P. Murphy, Spicer
M. E. Noonan, Kremmling
George Steele, Parshall
George Watson, Eagle
John F. White, Cowdrey

Colorado Grazing District No. 3

Bruce Blackstock, Gunnison
H. Bert Ennor, Grand Junction
Orville Fender, Carbondale
W. T. Freeman, Montrose
J. S. Hoffman, Montrose
Leon Hotchkiss, Hotchkiss
Uri Hotchkiss, Colona
S. C. Lauderback, Snowmass
Charles N. Leslie, Glade Park
Ed Mahaffey, Grand Valley
Frank H. Means, Saguache
N. H. Meeker, Jr., Gunnison
Kelso Musser, Delta
G. L. Noren, Silt
Owen O'Fallon, Gunnison
S. F. Phillips, Ridgway
W. S. Whinnery, Lake City
Grant Youmans, Powderhorn

Colorado Grazing District No. 4

Edgar Bray, Redvale
John Harris, Laplata, New Mexico
Joseph B. Hersch, Pagosa Springs
Dan Hughes, Montrose
Charles Jacobs, Norwood
W. R. McCabe, Dolores
Harry Morgan, Dolores
Chester J. Petty, Durango
Marion Ray, Nucle
Harry Rogers, Dolores
John Shahan, Chromo
George Standifird, Fruita
Ethan A. Tracey, Norwood
W. W. Wallace, Mancos

Colorado Grazing District No. 6

Waller Barnes, Lily
Leslie Buffham, Greystone
Sam Carr, Greystone
R. J. Conway, Craig
Stanley Crouse, Greystone
W. W. McWilliams, Craig
Walter Plotts, Maybell
Harold F. Spragg, Baggs, Wyoming
W. T. Stillings, Lay
Chauncy L. Storms, Craig
W. E. Sweet, Greystone
Louis Visintainer, Craig
Stanley J. Wyatt, Craig

IDAHO

Idaho Grazing District No. 1

Charles Abbott, Hagerman
Joe Asdale, Three Creek
Laurence Bettis, Gannett
Adam H. Blackstock, Marsing
T. J. Booth, Boise
J. Ervin Condit, Bliss
Sherman Glenn, Ola
Charles V. Harris, Sheaville, Oregon
Rowland J. Hawes, Three Creek
Worth S. Lee, Mountain Home
Ambrose A. Maher, Cliffs
John O'Daniel, Mountain Home
Chauncey Payne, Emmett
Harry B. Soulen, Weiser
J. A. Tarter, Weiser

Asa L. Williams, Boise
George Zapp, Nampa

Idaho Grazing District No. 2

Scott Allred, Gannett
Wallace Baker, Dietrich
Ray Bedke, Oakley
Hassel Blankenship, Hailey
Dan Cavanagh, Twin Falls
Max D. Cohn, Arimo
Jesse H. Dredge, Malad
Don G. Fredericksen, Gooding
Charles Irwin, Heyburn
Milton T. Jones, Malad
Fred Martin, Shoshone
Angus R. MacRae, Paul
B. Thomas Morris, Pocatello
Elmer Nielson, Wendell
A. D. Pierce, Malta
W. J. Tapper, Richfield
Joe Thompson, Bliss
James Turnbull, Carey
Wesley B. Ward, Elba

Idaho Grazing District No. 3

A. Rowley Babcock, Moore
L. D. Cox, Shelly
Archie A. Grover, Springfield
George D. Grubb, Idaho Falls
A. M. Hatch, Moreland
John W. Hays, Dubois
William H. Jones, Moore
James Laird, Idaho Falls
John McAfee, Darlington
Ben H. Matkins, Hamer
E. Dean Orme, St. Anthony
John T. Poole, Menan
J. R. Raumaker, Hamer
Paul P. Spalding, American Falls
Fred Woodie, Howe

Idaho Grazing District No. 4

Floyd Bradbury, Challis
Bert Coates, Chilly
Ora Cockrell, May
Verne Coiner, May
Merle L. Drake, Challis
Sherman Furey, May
George Howell, Carmen
Steve Mahaffey, Tendoy
Doyle L. Mulkey, Baker
Milford Vaught, Mackay
Floyd Whittaker, Leadore

MONTANA

Montana Grazing District No. 1

P. T. Anderson, Turner
J. L. Bailey, Turner
William Barnard, Telegraph Creek
Archie Carberry, Fourchette
Alvin P. Dahlquist, Opheim
John David, Vandalia
John Etchart, Tampico
Floyd Hardin, Malta
Henry C. Kuhr, Cleveland
C. H. Newton, Glasgow
George Petrie, Turner
Walter Risen, Lovejoy

Luther Schultz, Hinsdale
Hal Thompson, Riedel
Arthur W. White, Hinsdale
Perry Wilson, Regina
George O. Zook, Turner

Montana Grazing District No. 2

V. Ward Bratten, Winnett
N. H. Buttleman, Glendive
James B. Elliot, Jr., Lavina
Ralph J. Gardner, Weldon
D. C. Geib, Edwards
Wesley G. Grant, Jordan
O. M. Green, Roundup
Albert O. Harmel, Terry
M. A. Hickey, Roy
Ralph Jensen, Roy
Hobart McKean, Circle
Chris McRae, Terry
J. C. Miller, Roundup
E. W. Wayman, Ingomar
J. L. Wheeler, Forsyth
Frank C. Wright, Oswego

Montana Grazing District No. 3

Elmo Asbury, Tee Dee
Joe Bradshaw, Locate
Orvel Campbell, Mizpah
A. J. Irion, Olive
Charles H. Johnston, Ridgway
Charles Johnstone, Broadus
Earl W. Kildahl, Horton
P. S. Richardson, Powderville
William Tauck, Ridgway
William Tonn, Miles City
C. L. Woods, Alzada
Fred V. Zook, Beebe

Montana Grazing District No. 4

C. W. Fees, Warren
Ole A. Hetland, Fromberg
J. O. Higham, Belfry
Clarence A. Hoskin, Bridger
H. P. Loyning, Warren
Joe J. Pokarney, Jr., Fromberg
Clarence Provinse, Bridger
Claude St. John, Hillsboro

Montana Grazing District No. 5

J. H. Bray, Lakeview
Charles P. Brenner, Grant
Emmett Douglass, Whitehall
W. F. Garrison, Reichle
W. B. Gleed, Lima
Frank Husted, Wise River
Walter C. Jones, Wise River
Ted Knowles, Boulder
Emmett Morrow, Divide
Frank O'Connell, Townsend
W. K. Parker, Radersburg
Ike T. Rife, Armstead
O. A. Schulz, Sheridan
F. P. Tate, Melrose

NEVADA

Nevada Grazing District No. 1

W. W. Brown, Ogden, Utah

George W. Garat, Tuscarora
Walter Gilmer, Metropolis
Gordon Griswold, Lamoille
Fred R. Levi, Lee
A. G. McBride, Elko
E. R. Marvel, Battle Mountain
George Ogilvie, Lee
John M. Prunty, Charleston
William Rand, Palisade
Alfred W. Smith, Arthur
Emery C. Smith, Wells
R. B. Stewart, Golconda
Frank Truett, Metropolis

Nevada Grazing District No. 2

R. H. Cowles, Reno
O. C. Dickinson, Reno
Peter Etchart, Winnemucca
Tom Griswold, Winnemucca
Martin Lartirigoyen, Cedarville, California
Charles McCormick, Rebel Creek
Walter G. McGinty, Denio, Oregon
E. R. Marvel, Battle Mountain
Ramon Montero, Winnemucca
E. A. Settlemeyer, Reno
F. B. Stewart, Paradise Valley
George M. Tierney, Cedarville, California
Phil Tobin, Winnemucca
Ed Waltz, Gerlach

Nevada Grazing District No. 3

Harry Anderson, Carson City
B. F. Baker, Mina
William Blackwell, Coleville, California
Virgil Connell, Simpson
H. F. Dangberg, Minden
Peter Henrichs, Yerington
John Uhart, Carson City
Walter W. Whitaker, Fallon
Wayne Wightman, Fallon
Tom Williams, Wellington

Nevada Grazing District No. 4

George H. Eldridge, Aurum
Charles Funk, Preston
D. C. Gardner, Lund
Ed Halstead, Duckwater
Walter Handley, Eureka
Albin C. Kirkeby, Ely
C. R. Moorman, Ely
Jas. C. Riordan, Lund
D. C. Robison, Ely
Harry Smith, East Ely
A. M. Swallow, Garrison, Utah
William Warren, Ursine
J. L. Whipple, Lund
John P. Wright, Hiko
Arthur Yelland, Aurum

Nevada Grazing District No. 5

Harley Adams, Bunkerville
Frank Allen, Las Vegas
Anthony W. Atkin, St. George, Utah
Rex Bell, Nipton, California
Willard H. George, Arden
Luther Hafen, Mesquite
Max Hafen, Mesquite
John A. Lundell, Cedar City, Utah

Joe F. Perkins, Overton
John F. Perkins, Overton
Ether Swapp, Overton

NEW MEXICO

New Mexico Grazing District No. 2

H. B. Birmingham, Magdalena
J. E. Davenport, Espanola
George Goze, Magdalena
Alex C. Hare, Bloomfield
B. P. Hovey, Cabezón
James L. Hubbell, Datil
Floyd W. Lee, Albuquerque
G. C. Luna, Los Lunas
Arthur N. Pack, Abiquiú
Kelsey Presley, Gallup
A. G. Seis, Albuquerque
Tom Summers, Springerville, Arizona
Frank Wood, Aztec
A. D. Woofter, Magdalena

New Mexico Grazing District No. 3

A. D. Brownfield, Florida
Tom Clayton, Separ
R. W. Cureton, Lordsburg
C. G. Durrill, Strauss
G. D. Hatfield, Deming
Marlin Hoggett, Animas
Edward James, Chloride
M. W. McGrath, Silver City
Holmes Maddox, Animas
J. P. Nunn, Hillsboro
Shelby Phillips, Gage
Robert W. Reid, Hillsboro
Fred Sherman, Deming
W. A. Winder, Deming

New Mexico Grazing District No. 4

Eugene Baird, Alamogordo
Vincente Del Curto, Socorro
Walker Durham, Las Cruces
William W. Gallacher, Carrizozo
Curtis Johnson, Tularosa
Louis Nalda, Carrizozo
Jack Pierce, Adobe
Ernest Potter, Tularosa
T. A. Spencer, Carrizozo
Jess C. Williams, Las Cruces

New Mexico Grazing District No. 5

E. O. Brownfield, Alamogordo
Frank R. Bryant, El Paso, Texas
A. B. Cox, El Paso, Texas
LeRoy Gage, Pinon
Oliver M. Lee, Alamogordo
Frank Lewis, Pinon
Malcolm McGregor, El Paso, Texas
J. L. Merritt, Cienega
Owen Prather, Alamogordo

New Mexico Grazing District No. 6

Jake U. Gross, Caprock
H. A. Hamill, Hope
J. J. Lane, Roswell
John Lusk, Carlsbad
T. J. McKnight, Picacho
Jack McWhorter, Dunlap

Stinson Martin, Dunlap
Lon Merchant, Capitan
H. B. Smyrl, Roswell
Fields Waller, Roswell
S. L. Williams, Artesia
Velva Wilson, Felix

OREGON

Oregon Grazing District No. 1

James B. Doherty, Bonanza
Henry C. Gerber, Klamath Falls
John S. Horn, Bonanza
Denis D. O'Connor, Merrill

Oregon Grazing District No. 2

Paul J. Brattain, Paisley
C. E. Campbell, Paisley
J. C. Cecil, Suntext
Ralph Chambers, Burns
J. B. Fine, Frenchglen
John C. Flynn, Lakeview
Tim Guinee, Summer Lake
David T. Jones, Suntext
Frank Kueny, Andrews
W. G. Lane, Silver Lake
Walter Lehmann, Lakeview
John Madariaga, Andrews
Louis Mauzey, Adel
Jack O'Keefe, Adel
George A. Smyth, Andrews
James Wakefield, Adel
George Whiting, Burns

Oregon Grazing District No. 3

Jack Fairman, Ontario
J. N. Jones, Juntura
Martin Joyce, Juntura
James McEwen, Riverside
Eldon Madden, Ontario
J. C. Medlin, Harper
Paul Peterson, Crane
Andrew Robinson, Ontario
Charles Sutherland, Vale

Oregon Grazing District No. 4

John Archabal, Boise, Idaho
Alex Ballantyne, Caldwell, Idaho
J. J. Ballard, McDermitt, Nevada
John Baltzor, Arock
Pasco Eiguren, Arock
Andrew Greeley, Rockville
Sam Ross, Jordan Valley
S. K. Skinner, Jordan Valley
Jack Swisher, Jordan Valley

Oregon Grazing District No. 5

J. R. Breese, Prineville
Charles Brown, Roberts
Joe Bryson, Roberts
Paul D. Buker, Post
Friday B. Holmes, Terrebonne
Earl H. Laughlin, Paulina
Charles A. Sherman, Roberts
Jack Shumway, Powell Butte
H. I. Stearns, Prineville
A. R. Teater, Post
Dominique Verges, Roberts

Melvin Weberg, Suplee
Harvey Winslow, Bend

Oregon Grazing District No. 6

Charles H. Colton, Baker
John W. Densley, Richland
Norvil M. Greener, Halfway
Chriss Lee, Baker
Cordon Ragsdale, Baker
F. Wilbur Smith, Durkee
F. C. Vaughan, Baker
J. R. Wanker, Medical Springs
Charles Wendt, Baker

Oregon Grazing District No. 7

Charles H. Bartholomew, Echo
Jack Hynd, Cecil
William P. Kilkenny, Keppner
John W. Krebs, Cecil
L. D. Neill, Echo

UTAH

Utah Grazing District No. 1

D. H. Adams, Layton
George Carson, Salem
L. G. Carter, Park Valley
T. L. Davis, Brigham City
J. H. Francis, Morgan
James S. Hopkins, Croyden
L. B. Johnson, Randolph
C. E. Kunzler, Rosette
Leo McKinnon, Randolph
M. S. Merriott, Ogden
Willard Petersen, Hyrum
Roy Pugsley, Rosette
Newell Richins, Grouse Creek
Roy Showell, Snowville
H. C. Simpson, Yost
Samuel S. Simpson, Grouse Creek
W. J. Thornley, Layton
Jesse Tracy, Yost

Utah Grazing District No. 2

C. N. Bagley, Callao
A. M. Bertagnoli, Salt Lake City
Bert Burraston, Goshen
Don Clyde, Heber City
George Cowan, Payson
J. M. Creer, Spanish Fork
Murray A. Eliason, Grantsville
Earl Greathouse, Lynndyl
John E. Jensen, Moroni
John H. Lunt, Nephi
J. M. MacFarlane, Salt Lake City
L. C. Montgomery, Heber City
Sidney E. Nicholes, American Fork
James L. Nielson, Fountain Green
Reed A. Phillips, Devils Slide
Enos A. Stookey, Clover
Paul E. Wrathall, Grantsville
W. S. Young, Wanship

Utah Grazing District No. 3

Lawrence Christensen, Delta
James Dearden, Garrison
Selby O. Dixon, Payson
Morgan Griffith, Milford

C. B. Hawley, Richfield
Virgel P. Jacobson, Fountain Green
John James, Fayette
Walter James, Black Rock
B. Stanley McKnight, Minersville
James C. Robinson, Parowan
Blaine Sevy, Panguitch
H. H. Stevens, Salt Lake City
Leo Stott, Meadow
Wilford W. Watts, Kanosh
F. D. Williams, Minersville
George Wiltshire, Circleville
T. Tracy Wright, Salt Lake City
Alvin Yardley, Beaver

Utah Grazing District No. 4

Walden Ballard, Rockville
Frederick G. Carroll, Orderville
A. C. Christensen, New Castle
Jos. B. Dalton, Parowan
Ward Esplin, St. George
Jed Fawcett, St. George
Rex Rudolph Frei, St. George
Wayne Gardner, St. George
Lafayette Hall, Hurricane
W. W. Houston, Panguitch
Alvin Judd, Kanab
Edward T. Lamb, Mount Carmel
G. D. McDonald, Kanab
Lyman E. Sevy, Cedar City
Elmer Taylor, New Harmony
Thomas A. Topham, Paragonah

Utah Grazing District No. 5

Earl Albrecht, Fremont
Claud V. Baker, Boulder
R. J. Brinkerhoff, Bicknell
R. B. Gleave, Kingston
John H. Johnson, Tropic
Emery King, Teasdale
R. A. Meeks, Bicknell
E. M. Moore, Henrieville
V. W. Pace, Richfield
Wallace N. Roundy, Escalante
Lester Spencer, Escalante
William S. Swapp, Kanab
S. E. Tanner, Loa, Utah

Utah Grazing District No. 6

J. Ernest Adams, Blanding
Roy D. Akin, Dolores, Colorado
J. M. Bailey, Monticello
D. L. Godelock, Moab
G. A. Harris, Greenriver
George W. Johnson, Moab
R. L. Kirk, Jr., Moab
Charles Lapham, Sapinero, Colorado
J. E. Nielson, Blanding
George O. Patterson, Moab
Charles Redd, Lasal
A. M. Robertson, Moab
J. A. Scorup, Moab
J. A. Somerville, Moab
L. L. Taylor, Moab
Albert Turner, Cisco
Claud L. Young, Monticello

Utah Grazing District No. 7

J. M. Conover, Ferron

William A. Cook, Huntington
 Q. G. Crawford, Rochester
 George H. Franz, Greenriver
 Hyrum Jensen, Spring City
 Ray Jensen, Castledale
 James Liddell, Price
 Harry Mahleres, Price
 Rex Mathis, Price
 Pierre Moynier, Price
 Bryan A. Nelson, Ferron
 Glenn N. Nelson, Price
 Nick Salevurakis, Price
 T. W. Smith, Greenriver
 C. A. Winters, Castledale

Utah Grazing District No. 8

H. L. Allred, Roosevelt
 W. A. Banks, Vernal
 Ashley Bennion, Vernal
 Lafe Brown, Provo
 Leo Calder, Vernal
 Mark Crystal, Altonah
 E. W. Garrison, Bridgeport
 John S. Hacking, Vernal
 Paul S. Hanson, Roosevelt
 Joseph Haslem, Jensen
 Charles Hatch, Vernal
 Thomas Jarvie, Linwood
 W. H. Oaks, Vernal
 Carlyle Pace, Price
 William S. Perry, Lapoint
 Alvin F. Preston, Dragon
 H. E. Seeley, Vernal
 Keith Smith, Linwood
 Elmer Snow, Jensen
 R. S. Squier, Watson
 B. H. Stringham, Vernal
 S. A. Wells, Myton
 Gilbert Wild, Ouray

WYOMING

Wyoming Grazing District No. 1

Eric Carlson, Worland
 L. J. Davis, Ten Sleep
 Wilmer Dye, Worland
 Howard Flitner, Greybull
 Robert Gordon, Ten Sleep
 Hans Hansen, Lovell
 Lawrence W. Hayes, Lucerne
 S. C. Hyatt, Hyattville
 William Kyne, Thermopolis
 C. F. Lampman, Greybull
 Herman Mayland, Emblem
 A. S. Myers, Burlington
 Eugene Phelps, Pitchfork
 Lloyd Robbins, Grass Creek
 A. J. Schnorr, Ten Sleep
 Edgar Simpson, Belfry
 W. B. Snyder, Lovell
 W. O. Steele, Worland
 James S. Tebbs, Cowley
 Willard A. Waldo, Ten Sleep
 Stanley Walters, Hyattville

Wyoming Grazing District No. 2

John E. Blaisdell, Split Rock
 Frank Brennan, Shoshoni
 Walter G. Graham, Moneta
 Robert Grieve, Casper

Kleber H. Hadsell, Rawlins
 D. F. Hudson, Lander
 Sandford Mills, Lander
 Lon Poston, Lander
 Frank Rate, Lost Cabin
 Ben Roberts, Split Rock
 G. F. Schoonmaker, Lander
 W. H. Sherlock, Lander
 Luther Sproule, Riverton

Wyoming Grazing District No. 3

Edward Cardwell, Leo
 R. E. Chace, Medicine Bow
 A. E. Dahl, Saratoga
 W. W. Daley, Rawlins
 Charles Ellis, Difficulty
 Morris C. Larsen, Rawlins
 James L. McIntosh, Split Rock
 Arthur H. Rasmussen, Rawlins
 O. C. Sheehan, Dixon
 Anthony Stratton, Rawlins
 Charles Vivion, Rawlins
 E. C. Withrow, Hanna

Wyoming Grazing District No. 4

Sylvester Broadbent, Salt Lake City, Utah
 T. J. Brough, Lyman
 John C. Erickson, Rock Springs
 Clem Eyres, Lyman
 W. H. Gottsche, Rock Springs
 Robert W. Greig, Eden
 John W. Hay, Jr., Rock Springs
 William Hussman, Lonetree
 Paul Juel, Rock Springs
 Adolph L. Magagna, Rock Springs
 Wm. F. Mau, Cokeville
 Julian Neff, McKinnon
 Ralph O. Nelson, Kemmerer
 J. D. Noblitt, Cokeville
 Payson W. Spaulding, Evanston
 T. S. Taliaferro, III, Rock Springs
 Herman Teichert, Cokeville
 T. A. Welsh, Burntfork
 W. E. Wright, Farson

Wyoming Grazing District No. 5

John C. Budd, Big Piney
 L. H. Hennick, Pinedale
 James Jensen, Boulder
 E. S. Lauzer, Rock Springs
 R. J. Luman, Cora
 Frank McGinnis, La Barge
 L. C. Nelson, Boulder
 T. D. O'Neill, Big Piney
 James I. Sims, La Barge
 Frank Steele, Pinedale

Directory

Harold L. Ickes, Secretary of the Interior
F. R. Carpenter, Director of Grazing
Julian Terrett, Assistant Director
Depue Falck, Administrative Assistant
Samuel H. Moyer, Attorney
J. Q. Peterson, Scientist
Ward L. Hopper, Land Classifier
Beverly Davenport, Junior Attorney
C. C. Heltman, Jr., Supervisor, CCC
Washington, D. C.

A. D. Ryan, Deputy Director
G. M. Kerr, Chief of Range Operations
A. D. Molohon, Chief of Range Improvements
C. K. Caron, Supervisor, CCC
E. R. Greenslet, Chief of Range Surveys
Hugh M. Bryan, Associate Range Examiner
Milo H. Deming, Associate Range Examiner
J. H. Leech, Chief Examiner
241 Federal Building, Salt Lake City, Utah

REGION NO. 2

Utah Districts 1, 2, 3, 4, 5, 6, 7, 8
503 Federal Building, Salt Lake City, Utah
C. P. Seely, Regional Grazier
E. H. Frenzell, Acting Assistant Regional Grazier
L. Wayne Larson, Assistant Range Examiner
Dewane E. Jensen, Junior Range Examiner
Mark L. Radcliffe, District Grazier
Meltiar V. Hatch, District Grazier
Dean W. Seeley, District Grazier
Boyd S. Hammond, District Grazier
Perry T. Williams, District Grazier
Flintoff C. Dixon, District Grazier, Cedar City
Milton A. Oman, District Grazier, Brigham City
Ernest E. House, District Grazier, Vernal
A. W. Magleby, District Grazier, Price

REGION NO. 3

Nevada Districts 1, 2, 3, 4, 5
California Districts 1, 2
224 Lyon Building, Reno, Nevada
L. R. Brooks, Regional Grazier
Bryant S. Martineau, Assistant Range Examiner
Donald E. Dimock, Junior Range Examiner
Ira J. Fyock, Junior Range Examiner
August L. Rohwer, Junior Range Examiner
Lee Perry, District Grazier
J. L. Hylton, District Grazier
H. V. Agee, District Grazier, Minden

REGION NO. 4

Oregon Districts 1, 2, 3, 4, 5, 6, 7, 8
Burns, Oregon
Marvin Klemme, Regional Grazier
Gilmer Lee Hankins, Junior Range Examiner
Virgil E. Starr, Junior Range Examiner
Paul Stafford, District Grazier
Martin H. Galt, District Grazier
Samuel R. Bennett, District Grazier

REGION NO. 5

Idaho Districts 1, 2, 3, 4
709 Idaho Street, Boise, Idaho
E. J. Keefe, Regional Grazier
Kenneth B. Platt, Assistant Range Examiner
Leon R. Nadeau, Junior Range Examiner
James O. Beck, District Grazier
J. E. Stablein, District Grazier, Pocatello
Kelso P. Newman, District Grazier, Pocatello

REGION NO. 6

Montana Districts 1, 2, 3, 4, 5
Wyoming District 1
Federal Building, Billings, Montana
R. E. Morgan, Regional Grazier
A. H. Shunk, Associate Range Examiner
Nicholas W. Monte, District Grazier
Paul H. Crouter, District Grazier, Whitehall
A. C. Gould, District Grazier, Miles City
C. W. Griswold, District Grazier, Basin, Wyoming

REGION NO. 7

New Mexico Districts 2, 3, 4, 5, 6
1200 North 4th Avenue, Albuquerque, New Mexico
C. F. Dierking, Regional Grazier
Robert D. Nielson, Assistant Range Examiner
Ed Pierson, Assistant Range Examiner
Carl Welch, District Grazier
James R. Ahl, District Grazier
John Ray Painter, District Grazier

REGION NO. 8

Colorado Districts 1, 2, 3, 4, 6
305 Post Office Building, Grand Junction, Colorado
C. F. Moore, Regional Grazier
Warren J. Gray, Junior Range Examiner
Russell B. Rose, District Grazier
Chas. F. Seymour, District Grazier, Meeker
John F. Johnston, District Grazier, Craig
Dean E. Mahaffey, District Grazier, Montrose

REGION NO. 9

Arizona Districts 1, 2, 4
803 Security Building, Phoenix, Arizona
Huling Ussery, Regional Grazier
William James Anderson, Junior Range Examiner
Martin Wm. Buzan, Junior Range Examiner
Emil C. Blankenagel, District Grazier, St. George, Utah

REGION NO. 10

Wyoming Districts 2, 3, 4, 5
205 Federal Building, Rawlins, Wyoming
Harold J. Burbach, Regional Grazier
William T. Vaughn, Junior Range Examiner
Stewart Kern, Junior Range Examiner
Harold A. McKay, District Grazier
Warren R. Sholes, District Grazier, Green River
J. Russell Penny, Junior Range Examiner, Green River

SECTION NO. 1

James H. ...
John ...
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SECTION NO. 2

James H. ...
John ...
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SECTION NO. 3

James H. ...
John ...
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SECTION NO. 4

James H. ...
John ...
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SECTION NO. 5

James H. ...
John ...
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SECTION NO. 6

James H. ...
John ...
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